#### 1 Daniel N. Raytis, California SBN 218374 dan@bbr.law 2 BELDEN BLAINE RAYTIS, LLP 5016 California Avenue, Suite 3 3 Bakersfield, California 93309 Telephone: (661) 864-7827 4 Facsimile: (661) 878-9797 5 Attorneys for Defendant Quail Valley Water District 6 7 8 UNITED STATES DISTRICT COURT 9 DISTRICT OF NEVADA 10 HILLCREST INVESTMENTS, LTD., a Case No. 2:22-cv-00406-RFB-VCF 11 foreign corporation; HILLCREST PROJECTS, LLC., a foreign limited liability 12 company; STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANT TO RESPOND TO 13 Plaintiffs, **COMPLAINT** (Sixth Request) 14 v. 15 CHICAGO TITLE INSURANCE COMPANY, a foreign entity; QUAIL 16 VALLEY WATER DISTRICT, a foreign entity; 11239, LLC, a foreign entity; 17 R.A.M.M. CORP., a Nevada Corporation; 18 Defendants. 19 Defendant Quail Valley Water District ("Defendant"), by and through its counsel of record, 20 Daniel N. Raytis, Esq. of Belden Blaine Raytis, LLP (admitted *pro hac vice*), and Plaintiffs Hillcrest 21 Investments, Ltd. and Hillcrest Projects, LLC ("Plaintiffs"), by and through their counsel of record, 22 Mitchell S. Bisson, Esq., hereby jointly submit this stipulation and order to extend Defendant's 23 deadline to file its response to the Complaint (ECF No. 1, served on April 20, 2022), to twenty-one 24 (21) days after entry of this Order. 25 This is the Parties' sixth and final request for an extension of Defendant's response deadline. 26 Plaintiffs and Defendant remain engaged in good faith resolution discussions. This Stipulation is for 27 28

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1 the purpose of facilitating efforts related thereto, and is not intended to cause any delay or prejudice 2 to any party. 3 Moreover, Defendant is an out-of-state entity. Defendant's counsel was permitted to appear pro hac vice in this matter by an Order of the Court on June 15, 2022. Additionally, Plaintiffs and 4 5 their representatives reside and are located in different areas throughout both the United States and 6 Canada. Thus, the parties request this final extension in order to allow Plaintiffs and Defendant 7 sufficient time to obtain necessary documents, materials, and information relevant to Plaintiffs' claims alleged against Defendant in order to respond to the Complaint or finalize resolution of the 8 9 same. The Parties represent that they intend to work in good faith with each other in order to 10 hopefully resolve this dispute prior to the pleading deadline. Nothing herein shall serve to waive or 11 relinquish any right held by Defendant to file any necessary responsive pleading or motion to address 12 Plaintiff's Complaint at or before the responsive pleading deadline reset pursuant to this Joint 13 Stipulation and this Court's Order. 14 15 Dated: November 16, 2022 BELDEN BLAINE RAYTIS, LLP 16 17 By: /s/Daniel N. Raytis DANIEL N. RAÝTIS 18 Attorneys for Defendant Quail Valley Water District 19 20 THE LAW OFFICES OF MITCHELL 21 Dated: November 16, 2022 S. BISSON 22 23 By: /s/Mitchell S. Bisson MITCHELL S. BISSON, ESQ. 24 Attorney for Plaintiffs 25 26 27 28

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STATE OF CALIFOR

I am employed

years and not a party to

Bakersfield, CA 93309

On November

STIPULA

## **PROOF OF SERVICE**

## STATE OF CALIFORNIA, COUNTY OF KERN

I am employed in the County of Kern, State of California. I am over the age of eighteen years and not a party to the within action; my business address is 5016 California Ave., Suite 3, Bakersfield, CA 93309. My email address is heather@bbr.law.

On November 16, 2022, I served the following document(s) described as

# STIPULATION AND ORDER TO EXTEND TIME FOR DEFENDANT TO RESPOND TO COMPLAINT (Sixth Request)

on the interested parties in this action via electronic service through the Court's Electronic File/Service Program.

Mitchell S. Bisson, Esq.	Attorney for Plaintiffs Hillcrest
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Executed on November 16, 2022, at Bakersfield, California.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

